	STRICT COURT STRICT OF NEW YORK	
P.F. ,	x	24-CV-02333 (PMH)
	Petitioner,	ORDER TO SHOW CAUSE
_	against –	
Y.F.,	Respondent,	
Hon. Philip M.	Halpern, U.S.D.J.,	defendant show cause before a motion termouse, 300 Quarropas Street, White Plains,
New York 1060	on subn	nission only, no appearances, e'clock in the noon thereof, or as

soon thereafter as counsel may be heard, why an order of default should not be issued pursuant

1. That the Respondent Y.F. is in default of this case;

to Rule 55 of the Federal Rules of Civil Procedure Ordering:

INITED CTATES DISTRICT COLDT

- 2. That pursuant to the Hague Convention on the Civil Aspects of International Child Abduction (the "Hague Convention" or the "Convention") and the implementing legislation within the United States, including the International Child Abduction Remedies Act ("ICARA"), 22 U.S.C.A. §§ 9001 et seq., and New York's Uniform Child Custody Jurisdiction and Enforcement Act ("UCCJEA"), DRL §§ 75(d), 77 et seq., the Defendant Y.F. shall within one week of this Judgment return the children of the marriage B.F., Date of Birth May 1, 2014 and M.F., Date of Birth September 11, 2015 to the country of Israel;
- 3. That the Respondent, Y.F. wrongfully removed the children of the marriage, B.F., Date of Birth May 1, 2014 and M.F., Date of Birth September 11, 2015, in New York in violation of the Convention, B.F.;

- 4. That the children of the marriage, B.F., Date of Birth May 1, 2014 and M.F., Date of Birth September 11, 2015, habitually resided with their mother, Petitioner P.F., in Bnei Brak, Israel.
- 5. That the Respondent shall surrender Respondent's passport to the Israeli authorities upon landing in Israel;
- 6. That this court has subject matter jurisdiction over Petitioner's claims pursuant to 42 U.S.C.A. § 11603(a) of ICARA, which provides that the courts of the States and the United States district courts shall have concurrent original jurisdiction over actions arising under the Convention.
- 7. That the plaintiff have judgment against defendant in the liquidated amount of \$15,000.00 for attorneys fees dollars with interest at 4.08% from March 27, 2024 amounting to \$15,612.00 dollars plus costs and disbursements of this action in the amount of \$2,000.00 dollars amounting in all to \$17,612.00 dollars.
- 8. That this court has supplemental subject matter jurisdiction over Petitioner's UCCJEA claim pursuant to 28 U.S.C.A. § 1367.
- 9. That the name of the children shall be entered into the National Crime Information Center (NCIC) computer database in the missing persons section; and
- 10. That if the Respondent violates this Order, the Respondent shall surrender himself to the United States Marshall's Office for contempt of this Court's Order; and
- 11. That service of this Order shall be made electronically to the Respondent and such service shall be deemed proper under the Federal Rules.
- 12. That the Petitioner may appear virtually for any court appearances necessary as Petitioner lives in Israel.

and it is further

ORDERED, ADJUDGED AND DECREED That the Respondent Y.F. is in PMH default;

ORDERED, ADJUDGED AND DECREED That pursuant to the Hague Convention on the Civil Aspects of International Child Abduction (the "Hague Convention" or the "Convention") and the implementing legislation within the United States, including the International Child Abduction Remedies Act ("ICARA"), 22 U.S.C.A. §§ 9001 et seq., and New York's Uniform Child Custody Jurisdiction and Enforcement Act ("UCCJEA"), DRL §§ 75(d), 77 et seq., the Defendant Y.F. shall within one week of this Judgment return the children of the marriage B.F., Date of Birth May 1, 2014 and M.F., Date of Birth September 11, 2015 to the country of Israel;

-ORDERED, ADJUDGED AND DECREED that the Respondent, Y.F. -wrongfully removed the children of the marriage, B.F., Date of Birth May 1, 2014 and M.F., -Date of Birth September 11, 2015, in New York in violation of the Convention, B.F.;

ORDERED, ADJUDGED AND DECREED that the children of the marriage, B.F., Date of Birth May 1, 2014 and M.F., Date of Birth September 11, 2015, habitually resided with their mother, Petitioner P.F., in Bnei Brak, Israel.

ORDERED, ADJUDGED AND DECREED that the Respondent shall surrender
Respondent's passport to the Israeli authorities upon landing in Israel;

ORDERED, ADJUDGED AND DECREED That this court has subject matter jurisdiction over Petitioner's claims pursuant to 42 U.S.C.A. § 11603(a) of ICARA, which provides that the courts of the States and the United States district courts shall have concurrent original jurisdiction over actions arising under the Convention.

ORDERED, ADJUDGED AND DECREED: That the plaintiff have judgment-

against defendant in the liquidated amount of \$15,000.00 for attorneys fees dollars with interest

at 4.08% from March 27, 2024 amounting to \$15,612.00 dollars plus costs and disbursements of

this action in the amount of \$2,000.00 dollars amounting in all to \$17,612.00 dollars.

ORDERED, ADJUDGED AND DECREED that this court has supplemental-

subject matter jurisdiction over Petitioner's UCCIEA claim pursuant to 28 U.S.C.A. § 1367.

-ORDERED, ADJUDGED AND DECREED that the name of the children shall

be entered into the National Crime Information Center (NCIC) computer database in the missing-

persons section; and

ORDERED, ADJUDGED AND DECREED that if the Respondent violates this

Order, the Respondent shall surrender himself to the United States Marshall's Office for

contempt of this Court's Order; and

ORDERED, ADJUDGED AND DECREED that the Petitioner may appear

virtually for any inquests or court appearances;

ORDERED that service of a copy of this Order and the papers upon which it is based

shall be made upon Respondent, Y.F., by personal service and by e-mail on or before

December 4, 2024, and such service shall be deemed good and sufficient service. Proof of such

service shall be filed on the ECF docket by December 9, 2024.

Answering papers, if any, shall be filed and served by January 10, 2025.

SO ORDERED.

Dated: White Plains, New York

November 20, 2024

Hon. Philip M. Halpern

United States District Judge

OMH

ORDERED, ADJUDGED AND DECREED that service of this Order shall be made electronically to the Respondent and such service shall be deemed proper under the Federal Rules.

DATED:

White Plains, New York

ISSUED:

United States District Judge